#### Remarks

A short review of the status of the reissue patent application is appropriate. The reissue application was filed with an amended claim 1 (with respect to the original claim 1) and original claims 2-24. The Examiner rejected claim 1 under 35 U.S.C § 251 as being broadened in a reissue application filed outside of the two year statutory period. Specifically, the Examiner noted that the "means for configuring communication parameters associated with <a href="mailto:each">each</a> port position..." in the original patent application was amended to a "means within the [communications processor] apparatus for configuring communication parameters, including communication parameters for <a href="mailto:each">at least several</a> of said port positions...".

The Examiner also pointed out that the Amendment received on 04/09/2004, improperly amended claim 1 because all of the changes to claim 1 were not reflected with respect to the original claim 1.

Further, Claim 1 was rejected as being based on a defective reissue of Declaration under 35 U.S.C. § 251 as not including a statement of error, a statement that the declaration was filed without deceptive intent and appropriate signatures.

# Office Action paragraph 1

The Examiner's statement is noted and no further response is necessary.

# Office Action paragraph 2

Claim 1 was further amended to address the Examiner's rejection under 35

U.S.C § 251, and in light of a telephonic interview on January 29, 2004 between the Applicant's previous attorney and the Examiner. Specifically, amended claim 1 now states "means within the communications processor apparatus for selectively configuring communication parameters associated with each port position [for proper data communication with the electronic device connected thereto,] to enable proper data

communication between the communications processor apparatus and a plurality of electronic devices connected to the plurality of port positions;"

### Office Action paragraph 3

Claim 1 was further amended to reflect ALL changes to the original claim 1.

# Office Action paragraph 4

As the Office Action concluded a defective declaration, applicant encloses the following:

- (i) Reissue Application Declaration by the Assignee that includes a reason why the original patent is inoperative or invalid, a statement of error and a statement that the declaration was filed without deceptive intent,
- (ii) Statement Under 37 CFR 3.73(b), and
- (iii) Reissue Application: Consent of Assignee

With this amendment, Applicant believes this application to be in condition for allowance, which action is respectfully requested.

Respectfully submitted,

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